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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

TI-26605

Robert T. Killian, et al.

Art Unit: 2177

Serial No.: 09/713,432

Examiner: Luke S. Wassum

Filed:

November 15, 2000

Conf. No.: 3221

For:

Apparatus and Method to Facilitate the Customization of Television Content With

Supplemental Data

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Robin E. Barnum

____April 21, 2005_

Date

FACSIMILE COVER SHEET

X FACSIMILE COVER SHEET NEW APPLICATION DECLARATION (# Pages) ASSIGNMENT (# Pages) FORMAL DRAWINGS INFORMAL DRAWINGS CONTINUATION APPN (# Pages) DIVISIONAL APPN NAME OF INVENTOR(S):	AMENDMENT (Pages) EOT () months (Page) NOTICE OF APPEAL (1 Pages) X APPEAL BRIEF (14 Pages) ISSUE FEE (# Pages) REPLY BRIEF (IN TRIPLICATE) (# Pages) X Appeal Brief Fee TL (1 page)
Robert T. Killian, et al. TITLE OF INVENTION: Apparatus and Method to Facilitate the Customization of Television Content With Supplemental Data TI FILE NO: DEPOSIT ACCT. NO: T1-26605 20-0668 FAXED: 4/21/05 DUE: 4/22/05 ATTY/SECY: RDM/reb	Serial No.: 09/713,432 Filing Date: November 15, 2000

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Texas Instruments Incorporated PO Box 655474, M/S 3999 Dallas, TX 75265

U.S. PATENT AND TRADEMARK OFFICE APPEAL BRIEF TRANSMITTAL FORM

21, 2005.

TI-26605 Docket No.

In re Application of

Robert T. Killian, et al.

Serial No: 09/713,432

Filed: November 15, 2000

For: Apparatus and Method to Facilitate the Customization of Television Content With

Supplemental Data

Conf. No: 3221

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Transmitted herewith is an Appeal Brief in the above-identified application.

Please charge the \$500.00 fee for filing the Brief to Texas Instruments Incorporated, Deposit Account No. 20-0668.

Charge any additional fees, or credit overpayment to Texas Instruments Incorporated, Deposit Account No. 20-0668.

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Texas Instruments Incorporated P.O. Box 655474, MS 3999 Dallas, TX 75265 (972) 917-5290

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Killian et al

Art Unit: 2177

Serial No.: 09/716,432

Examiner: Luke S. Wassum

Filed: November 15, 2000

Docket: TI-26605

For: APPARATUS AND METHOD TO FACILITATE THE CUSTOMIZATION OF

TELEVISION CONTENT WITH SUPPLEMENTAL DATA

Appeal Brief under 37 C.F.R. §41.37

Board of Patent Appeals and Interferences

United States Patent and Trademark Office

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Robin E. Barnum

Dear Sir:

This is Appellant's Appeal Brief filed pursuant to 37 C.F.R. \$41.37 and the Notice of Appeal filed February 22, 2005.

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Real Party in Interest

The real party in interest in this application is Texas Instruments Incorporated, a corporation of Delaware with its principle place of business in Dallas, Texas. An assignment to Texas Instruments Incorporated is recorded at reel 011343 and frames 0828 to 0830.

Related Appeals and Interferences

There are no appeals of interferences related to this appeal in this application.

Status of the Claims

Claims 1 to 10 and 16 to 19 are rejected and subject to this appeal. No claims are allowed or objected to. Claims 11 to 15, 20 and 21 are canceled.

Status of Amendments Filed After Final Rejection

No amendments to the claims were proposed following the FINAL REJECTION of September 22, 2004.

Summary of Claimed Subject Matter

Independent claims 1 and 6 are apparatus and the method practiced by the apparatus. The object of this invention is customizing television content from TV signals from a television service provider and supplemental data from a supplemental data database. A television tuner/decoder receives television signals from the television service provider. The viewer selects one television signal via an input device. A supplemental data extractor extracts supplemental data from the television service provider display component database. A profile database stores a viewer profile. A filter module selects a preferred display component according to the selected television signal, the viewer

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profile and the supplemental data. This preferred display component consists of supplemental data selected according to the viewer profile from among plural supplemental data corresponding to the selected television signal. The selected supplemental data targets a particular viewer relative to other viewers. This preferred display is integrated for combined display via a display device.

Grounds for Rejection to be Reviewed on Appeal

Claims 1, 2, 5, 6, 8 and 16-19 were rejected under 35 U.S.C 103(a) as made obvious by the combination of Sezan et al (U.S. Patent No. 6,236,395) and Banker et al (U.S. Patent No. 5,485,221).

The FINAL REJECTION states that Sezan et al teaches an apparatus for customizing television content which runs on a computing platform coupled to a receiver and display device (claim 1) and the functional method associated with an apparatus for customizing television content (claim 6). The FINAL REJECTION states Sezan et al teaches the filter module of claim 1 and the step of selecting a preferred display component of claim 6 at: column 3, lines 48-59; column 9, lines 48-52; and column 10, lines 31-37. The FINAL REJECTION states that Sezan et al does not explicitly teach the supplemental data extractor operable to receive plural supplemental data from the television signal provider, or the overlay which integrates the decoded television signal and the preferred display component into a combined display nor the similar method limitations of claim 6. FINAL REJECTION states that it would be obvious to combine the teaching of Banker et al at column 3, lines 30-47 and lines 57-65 and column 5, lines 1-9 to overlay a decoded television signal and the preferred display component for combined display.

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Arguments

Claims 1, 2, 5, 6, 8 and 16 to 19

Claims 1, 2, 5, 6, 8 and 16 to 19 were rejected under 35 U.S.C. 103(a) as made obvious by the combination of Sezan et al., U.S. Patent No. 6,236,395 and Banker et al. U.S. Patent No. 5,485,221.

Claims 1 and 6 recite subject matter not made obvious by the combination of Sezan et al and Banker et al. Claim 1 recites a filter module "operable to access the viewer profile and the supplement data and, in response, to select a preferred display component according to the one television signal selected by the viewer via said input device, the viewer profile and supplemental data, the preferred display component consisting of supplemental data selected by said filter module according to the viewer profile from among plural supplemental data corresponding to the one television signal selected by the viewer." similarly recites "selecting a preferred display component in accordance with the one television signal selected by the viewer, the viewer profile and supplemental data, the preferred display component consisting of supplemental data selected by said filter module according to the viewer profile from among plural supplemental data corresponding to the one television signal selected by the viewer." Thus claims 1 and 6 recite viewer selection of the television signal and filter module selection of corresponding supplemental data based upon both the selected television signal and the user profile. Claims 1 and 6 also recite that this selection of the supplemental data is from plural supplemental data corresponding to the selected television signal. The teachings of Sezan et al and Banker et al fail to make obvious the claimed combination of user selection and filter module selection based on the user profile.

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Sezan et al discloses automatically selecting and storing received television signals selected according to a user profile for later replay. Banker et al discloses user selection of a virtual channel including both the video and text data which are assembled by the cable head end. Banker et al states at column 4, lines 52 to 67:

"When a selector selects the virtual channel defined in memory, a tuner tunes to the channel of the broadband video signal that the composite video signal occupies as determined from the mapping in memory. Accordingly, the composite video signal may be applied to processing circuitry. In the processing circuitry, the text data stream corresponding to the selected virtual channel can be extracted. The extracted text data stream and the composite video signal are then supplied to an on-screen display control which produces a video output display signal therefrom. When applied to a standard television receiver, the video output display signal produces a picture having both text information from the extracted data stream and video information from the portion of the composite video signal corresponding to the video program defined by the virtual channel."

This portion of Banker et al makes clear that the correspondence between the video and "the text data stream corresponding to the selected virtual channel" is fixed at the transmitter and not selected according to a profile based upon the user television signal selection. Banker et al discloses that the user may select one of these fixed combinations but does not teach that the text data (supplemental data) selected for a particular video is made according to a profile. A combination of Sezan et al and Banker et al would select both the television signal the corresponding supplemental data based on the viewer profile. In contrast, claims 1 and 6 recite viewer selection of the television signal and automatic selection of supplemental data is according to the selected television signal and the viewer profile. The Applicants respectfully submit that the combination of Sezan et al and Banker

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et al fail to make obvious the selection of the television signal and the supplemental data by differing agents as recited in claims 1 and 6. Accordingly, claims 1 and 6 are allowable over the combination of Sezan et al and Banker et al.

In paragraph 26 of the FINAL REJECTION, the Examiner takes issue with the Applicants' argument that the correspondence between the video and text data is fixed upon user selection of the virtual channel in Banker et al. The Examiner then cites portions of Banker et al that do not contradict the Applicants' argument. Instead the FINAL REJECTION states at page 17, lines 20 to 22:

"These teachings clearly illustrate the fact that the user has the capability to select from among many text streams (analogous to the claimed supplemental data) at the user terminal and apply them to a video signal."

The Applicants dispute that Banker et al teaches that the video and text streams can be selected independently. Banker et al teaches user selection of virtual channels, with each virtual channel having a video signal and a fixed corresponding text stream. Banker et al states at column 4, lines 4 to 8 (cited by the Examiner):

"The subscriber terminal includes a selector for selecting a virtual channel and a control signal generator for generating tuning control signals, text extraction signals and video program control signals corresponding to the selected virtual channel."

This clearly states that the video and text both correspond "to the selected virtual channel." Banker et al stated at column 4, lines 29 to 32 (within a section cited by the Examiner):

"Consequently, from a single channel of the broadband television signal, several multi-service virtual channels may

defined, each having a different combination of video and text."

This clearly states that the virtual channel selection selects a combination of video and text. Banker et al gives several examples of combinations of video and text selected by user selection of a virtual channel. Banker et al states at column 15, lines 58 and 59:

"FIG. 4A illustrates the display obtained from a virtual channel composed of video #1 and text stream #3."

Banker et al states at column 16, lines 7 to 10:

"FIG. 4B illustrates the display obtained from a virtual channel composed of video #3 and text #1. FIG. 4C illustrates the display obtained from a virtual channel composed of video #4 and text stream #2."

These examples make clear that user selection of a virtual channel in Banker et al selects a video and a corresponding text stream. Thus the user is never able to select a text stream independently from the video. Applying the user profile selection taught in Sezan et al would result in selection using a viewer profile of a virtual channel combination of video and the corresponding text as taught in Banker et al. This combination does not make the obvious recitations of claims 1 and 6.

Even if the teachings of Banker et al make obvious independent selection of video and text, the combination of Sezan et al and Banker et al fails to make obvious claims 1 and 6. Claims 1 and 6 each recite that the supplemental data selection is made "from among plural supplemental data corresponding to the one television signal selected by the viewer." Sezan et al fails to teach any combination of video and text. The Examiner urges that Banker et al teaches independent user selection of video and text. The combination of Sezan et al and Banker et al would thus make obvious

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user profile selection of both the video and the supplemental data or text. These references in combination thus fail to make obvious that the supplemental data selection is dependent upon the user's television signal selection and the user profile as recited in claims 1 and 6.

Claims 2 to 5, 7 to 10 and 16 to 19 include no subject matter providing independent basis for allowance. Claims 2 to 5, 7 to 10 and 16 to 19 are allowable by dependency upon allowable base claims.

If the Examiner has any questions or other correspondence regarding this application, Applicants request that the Examiner contact Applicants' attorney at the below listed telephone number and address to facilitate prosecution.

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Respectfully submitted,

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